

1 Dale K. Galipo (Bar No. 144074)
dalekgalipo@yahoo.com
2 Renee V. Masongsong (Bar No. 281819)
rvalentine@galipololaw.com
3 LAW OFFICES OF DALE K. GALIPO
21800 Burbank Boulevard, Suite 310
4 Woodland Hills, California 91367
Telephone: (818) 347-3333
5 Facsimile: (818) 347-4118

6
7 *Attorneys for Plaintiffs*

CARRILLO LAW FIRM, LLP
Luis A. Carrillo (Bar No. 70398)
Michael S. Carrillo (Bar No. 258878)
1499 Huntington Drive, Suite 402
South Pasadena, CA 91030
Tel: (626) 799-9375
Fax: (626) 799-9380
Attorneys for Plaintiffs

8
9
10 **UNITED STATES DISTRICT COURT**
11 **CENTRAL DISTRICT OF CALIFORNIA**

12 MARGARITO T. LOPEZ individually and as successor in
13 interest to Margarito E. Lopez, Deceased; SONIA
TORRES, KENI LOPEZ, and ROSY LOPEZ,
14 individually,

15 Plaintiffs,

16 vs.

17 CITY OF LOS ANGELES; JOSE ZAVALA; JULIO
QUINTANILLA; and DOES 1-10, inclusive,

18 Defendants
19
20
21

Case No.: 2:22-cv-07534-FLA-MAAx

Hon. Judge Fernando L. Aenlle-Rocha,

Hon. Mag. Maria A. Audero

PLAINTIFFS' WITNESS LIST

FPTC: May 31, 2024

Trial: July 16, 2024

Witness's Name*, Title, Affiliation (If Relevant)	Summary of Testimony / Why Testimony Is Unique	Direct Exam (Hours)	Cross Exam (Hours)	Dates of Testimony
Officer Jose Zavala	(Defendant) Facts of the incident; police training	1.5	1.0	
Officer Julio Quintanilla	(Defendant) Facts of the incident; police training	1.5	1.0	
Sergeant Christopher Burke	Facts of the incident; police training	0.7	.5	
Officer Alex Yim	Facts of the incident; police training	0.7	.5	
Officer Jose Jaime	Facts of the incident; police training	0.7	.5	
Officer Enrique Meraz	Facts of the incident; police training	0.7	.5	
Margarito T. Lopez	(Plaintiff) Observations of the incident; damages	0.7	1.5	
Sonia Torres	(Plaintiff) Observations of the incident; damages	0.5	1.0	
Rosy Lopez	(Plaintiff) Observations of the incident; damages	0.5	1.0	
Keni Lopez	(Plaintiff) Observations of the incident; damages	0.5	1.0	
Bryce L. Hunt, M.D.	(Medical Examiner) Decedent's injuries, cause and manner of death; observations made at autopsy	0.7-0.8	.5	

Witness's Name*, Title, Affiliation (If Relevant)	Summary of Testimony / Why Testimony Is Unique	Direct Exam (Hours)	Cross Exam (Hours)	Dates of Testimony
Scott A. DeFoe	(Plaintiffs' police practices expert) Police standards and training; opinions made in Mr. DeFoe's Rule 26 report and at the time of deposition	1.0 – 1.5	1.0	
Dr. Bennet Omalu, M.D.	(Plaintiffs' medical expert) Decedent's pre-death pain and suffering; trajectory; cause and manner of death; opinions made in Dr. Omalu's Rule 26 report and at the time of deposition	1.0 – 1.5	1.0	
Cole Young*	(Plaintiffs' video analysis expert) Preparation of Plaintiffs' video compilation; opinions made in Mr. Cole's Rule 26 report and at the time of deposition	0.5	0.5	
John Gardiner*	(Plaintiffs' biomechanical expert) Preparation of Plaintiffs' video compilation; opinions made in Mr. Gardiner's Rule 26 report and at the time of deposition	0.5	0.5	
Tannor Agor*	(LAFD EMT/Paramedic) Decedent's injuries and condition after the shooting; medical care provided on scene	0.4	0.7	
Matthew Farris*	(LAFD EMT/Paramedic) Decedent's injuries and condition after the shooting; medical care provided on scene	0.4	0.7	

Witness's Name*, Title, Affiliation (If Relevant)	Summary of Testimony / Why Testimony Is Unique	Direct Exam (Hours)	Cross Exam (Hours)	Dates of Testimony
Eric Lazar*	(LAFD EMT/Paramedic) Decedent's injuries and condition after the shooting; medical care provided on scene	0.4	0.4	
Craig Shubsda*	(LAFD EMT/Paramedic) Decedent's injuries and condition after the shooting; medical care provided on scene	0.4	0.4	
Joshua Spring, MD*	Decedent's injuries and condition after the shooting; medical care provided	0.4	0.6	
Brian Knipp, MD*	Decedent's injuries and condition after the shooting; medical care provided	0.4	0.6	

*Indicates that witness may be called if needed.

Plaintiffs reserve their right to amend this witness list as permitted by this Court.

DATED: May 3, 2024

LAW OFFICES OF DALE K. GALIPO

By /s/ Renee V. Masongsong

Dale K. Galipo
Renee V. Masongsong
Shannon J. Leap
Attorneys for Plaintiffs

1
2 DATED: May 3, 2024

CARRILLO LAW FIRM, LLP

3
4 By /s/ Michael Carrillo

5 Luis A. Carrillo
6 Michael Carrillo
7 Attorneys for Plaintiffs

8 The undersigned defense counsel has provided the above time estimates for cross examination.

9 Date: May 3, 2024

STONE BUSAILAH, LLP

10
11 By: /s/ Muna Busailah

12 MUNA BUSAILAH, Esq.
13 Attorney for Defendants JOSE ZAVALA,
14 JULIO QUINTANILLA
15
16
17
18
19
20
21